

Received & Inspected

FEB 27 2008

FCC Mail Room

February 21, 2008

Federal Communications Commission Attn: Marlene H. Dortch, Secretary Office of the Secretary 445 12th Street, SW Ste. TW-A325 Washington, DC 20554

RE: Greenfield Communications, Inc.,

EB Docket No. 06-36

Dear Ms. Dortch:

Pursuant to amended rule 47 C.F.R. § 64.2009(e), Greenfield Communications, Inc. hereby files a CPNI certification with the Commission. Please see the attached documents attached as directed by the Public Notice.

If you have any questions regarding this filing, please contact me at (949)248-8898 or email me at mpahl@egreenfield.com.

Sincerely,

Michaella Pahl

Support Services Manager

Greenfield Communications, Inc.

Cc: FCC – Enforcement Bureau, telecommunications Consumer Division Best Copy and Printing, Inc.

Annual 47 C.F.R. § 64.2009(e) CPNI Certification

EB Docket 06-36

Annual 64,2009(e) CPNI Certification for 2008

Date filed: February 22, 2008

Name of company covered by this certification: Greenfield Communications, Inc.

Form 499 Filer ID: 823342

Name of signatory: Michael Powers

Title of signatory: President

I, Michael Powers certify that I am an officer of the company named above, and acting as an agent of the company, that I have personal knowledge that the company has established operating procedures that are adequate to ensure compliance with the Commission's CPNI rules. See 47 C.F.R. § 64.2001 et seq.

Attached to this certification is an accompanying statement explaining how the company's procedures ensure that the company is in compliance with the requirements set forth in section 64.2001 et seq. of the Commission's rules.

The company has not taken any actions (proceedings instituted or petitions filed by a company at either state commissions, the court system, or at the Commission against data brokers) against data brokers in the past year. Companies must report on any information that they have with respect to the processes pretexters are using to attempt to access CPNI, and what steps companies are taking to protect CPNI.

The company has not received any customer complaints in the past year concerning the unauthorized release of CPNI (number of customer complaints a company has received related to unauthorized access to CPNI, or unauthorized disclosure of CPNI, broken down by category or complaint, e.g., instances of improper access by employees, instances of improper disclosure to individuals not authorized to receive the information, or instances of improper access to online information by individuals not authorized to view the information).

Please see the attached statement.

Signed

Michael Powers President

STATEMENT of CPNI PROCEDURES AND COMPLIANCE

Greenfield Communications, Inc. ("Greenfield") does not use or permit access to CPNI to market any telecommunications or non-telecommunications services. Should Greenfield elect to use CPNI in future marketing efforts, it will follow the applicable rules set forth in 47 C.F.R Subpart U, including, if necessary, the institution of operational procedures to ensure that notification is provided and customer's (and all related parties') approval is obtained before CPNI is used or disclosed.

Greenfield has instituted training procedures to ensure that its personnel understand and comply with restrictions regarding the use and disclosure of, and access to CPNI. According to required procedure, a customer must verify they are the customer of record by providing his/her mother's maiden name or a previously established password prior to the Company's providing any information on the account.

Although this has not occurred to date, any requests for CPNI by law enforcement agencies would only be granted if a subpoena is provided or if the applicable customer provides written permission.

If ever requested and provided, Greenfield will maintain a record of all instances where CPNI is disclosed or provided to third parties where allowed access to CPNI.

DOCKET FILE COPY ORIGINAL Annual 47.C.F.R. S.64.2009(e) CPNL Certification

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